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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/042,570	01/09/2002	Der-Hou Tsou	HC01-001	HC01-001 6622	
28112 75	7590 10/18/2004		EXAMINER		
GEORGE O. SAILE & ASSOCIATES			KUNEMUND, ROBERT M		
28 DAVIS AVE POUGHKEEPS	ENUE IE, NY 12603		ART UNIT	PAPER NUMBER	
	,		1765		
			DATE MAILED: 10/18/200	DATE MAILED: 10/18/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	Applicant(s)	-71
10/042,570	TSOU ET AL.	
Examiner	Art Unit	
Robert M Kunemund	1765	
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	Examiner Robert M Kunemund ars on the cover sheet with the covoid abandonment of this applic a timely filed amendment which (with appeal fee); or (3) a time (1) at timely filed amendment which (with appeal fee); or (3) a time (2) the date set forth in the sory Action, or (2) the date set forth in the sory Action, or (2) the date set forth in the sory Action, or (2) the date set forth in the sory Action, or (2) the date set forth in the sory Action, or (2) the date set forth in the sory Action, or (2) the date set forth in the sory Action, or (2) the date set forth in the sory Action, or (2) the date set forth in the sory Action of the statutory period for reply originally set in the statutory period for reply originally set in the safter the mailing date of the final rejection and the corresponding amount of the statutory period for reply originally set in the safter the mailing date of the final rejection and/or search (section); in better form for appeal by material section and/or search (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in better form for appeal by material section (section); in the section (section); in	Examiner Robert M Kunemund Art Unit 1765 Ars on the cover sheet with the correspondence address CE THIS APPLICATION IN CONDITION FOR ALLOWANCE. void abandonment of this application. A proper reply to a) a timely filed amendment which places the application in all (with appeal fee); or (3) a timely filed Request for Continued PLY [check either a) or b)] ate of the final rejection. sory Action, or (2) the date set forth in the final rejection, whichever is later. In no an SIX MONTHS from the mailing date of the final rejection. FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP e on which the petition under 37 CFR 1.136(a) and the appropriate extension fee desion and the corresponding amount of the fee. The appropriate extension fee in the statutory period for reply originally set in the final Office action; or (2) as set forth in this after the mailing date of the final rejection, even if timely filed, may reduce any as Eprief must be filed within the period set forth in the R 1.191(d)), to avoid dismissal of the appeal. Brief must be filed within the period set forth in the R 1.191(d)), to avoid dismissal of the appeal. Brief must be filed within the period set forth in the reconsideration and/or search (see NOTE below); The better form for appeal by materially reducing or simplifying the gradient of the submitted in a separate, timely filed amendmen the allowable if submitted in a separate, timely filed amendmen to reconsideration has been considered but does NOT place the

U.S. Patent and Trademark Office PTOL-303 (Rev. 11-03) Art Unit: 1765

Applicant's arguments filed September 21, 2004 have been fully considered but they are not persuasive.

Applicants' arguments concerning the prior art have been noted. However, it is the examiner's position that the prior art does teach the claimed invention. The reference does teach a ferroelectric material. The Korkishko et al and Yamada references teach a two-step treatment of annealing and reverse proton exchange. The reference also teaches the diffusion process. In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).